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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION N	
10/734,718	12/15/2003	Edward A. Clapper	CLC 837	2358	
34356 7	590 10/04/2004		EXAMINER		
ASHKAN NAJAFI, P.A.			MENDIRATTA, VISHU K		
113 LAMPLIGHTER LANE PONTE VERDA BEACH, FL 32082			ART UNIT	PAPER NUMBER	
			3712		
			DATE MAIL ED 10/04/000		

DATE MAILED: 10/04/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

		•			(1)			
		Application No).	Applicant(s)				
Office Action Summary		10/734,718	(CLAPPER, EDWARD A.				
		Examiner	,	Art Unit				
		Vishu K Mendir	atta	3712				
The Period for Rep	MAILING DATE of this communicationly	ion appears on the cov	er sheet with the co	rrespondence add	Iress			
THE MAILI - Extensions o after SIX (6) - If the period i - If NO period - Failure to rep Any reply rec	NED STATUTORY PERIOD FOR NG DATE OF THIS COMMUNICAT if time may be available under the provisions of 37 MONTHS from the mailing date of this communicator reply specified above is less than thirty (30) day for reply is specified above, the maximum statutor by within the set or extended period for reply will, be eived by the Office later than three months after the term adjustment. See 37 CFR 1.704(b).	FION. CFR 1.136(a). In no event, hortion. ys, a reply within the statutory my period will apply and will expirely statute, cause the application	wever, may a reply be timel ninimum of thirty (30) days we se SIX (6) MONTHS from the to become ABANDONED	ly filed will be considered timely. e mailing date of this cor (35 U.S.C. § 133).	mmunication.			
Status								
1)⊠ Resp	onsive to communication(s) filed or	n <u>07 May 2001</u> .						
2a)☐ This	action is FINAL . 2b)	☐ This action is non-fi	nal.					
3)☐ Since	☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
close	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition of	Claims							
4)⊠ Clain	n(s) <u>1-12</u> is/are pending in the appli	cation.						
4a) O	f the above claim(s) is/are w	ithdrawn from conside	eration.					
5)∏ Claim	n(s) is/are allowed.	·						
6)⊠ Claim	n(s) <u>1-12</u> is/are rejected.	,						
	n(s) is/are objected to.							
8)☐ Claim	n(s) are subject to restriction	and/or election requir	ement.					
Application Pa	pers							
9) <u></u> The s	pecification is objected to by the Ex	aminer.						
10) <u></u> The d	rawing(s) filed on is/are: a)[☐ accepted or b)☐ of	ojected to by the Ex	caminer.				
Applic	ant may not request that any objection	to the drawing(s) be hel	d in abeyance. See	37 CFR 1.85(a).				
Repla	cement drawing sheet(s) including the	correction is required if t	he drawing(s) is obje	cted to. See 37 CFI	R 1.121(d).			
11) <u></u> The o	ath or declaration is objected to by	the Examiner. Note th	e attached Office A	ction or form PT0	O-152.			
Priority under	35 U.S.C. § 119							
a)□ All 1.□ 2.□	wledgment is made of a claim for for b) Some * c) None of: Certified copies of the priority documents of the certified copies of the priority documents of the certified copies of the application from the International Research	uments have been rec uments have been rec se priority documents h	ceived. ceived in Application nave been received	n No	Stage			
* See the	e attached detailed Office action for	•						
Attachment(s)	(🖵]	NTO 110:				
	ferences Cited (PTO-892) aftsperson's Patent Drawing Review (PTO-9		Interview Summary (P Paper No(s)/Mail Date					
3) Information I	Disclosure Statement(s) (PTO-1449 or PTO/Mail Date		Notice of Informal Pate Other:		152)			

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1,2,5,6,9 rejected under 35 U.S.C. 103(a) as being unpatentable over McWilliams (6530571) in view of Gaetano (4165710) and Karthaus (3190653).

McWilliams teaches a baseball game board with baseball field (24), surrounding walls (16), a six sided die (52), means for displaying and counting score (18), question cards (60,62), game pieces (54,56).

McWilliams teaches all limitations except that it does not teach hand-held device for counting score with dials.

Gaetano teaches a mechanical hand-held score counting device with dials (Fig.1 also see 1:5-10).

As stated in Gaetano such devices are common in the art for the reason that the umpires can record scores without the help of others and without delaying the game.

In order to facilitate quick action and avoiding any delay in the game, it would have been obvious to provide hand-held scoring devices.

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One of ordinary skill in art at the time the invention was made would have suggested using handheld devices for counting scores to facilitate umpires to avoid delay in the game.

McWilliams teaches all limitations except that it does not teach playing pieces with spring loaded and oscillating upper portions.

Karthaus teaches baseball player pieces with spring loaded upper portions.

Art area of board games is a very competitive amusement area. Providing funny pieces makes the game further amusing. However such changes are not critical to playing the game and commonly made for attracting players. In order to attract players, it would have been obvious to use wobbling and oscillating headed pieces to create fun in the game. One of ordinary skill in art at the time the

invention was made would have suggested using funny pieces to attract players.

3. Claims 3,4,7,8,10-12 rejected under 35 U.S.C. 103(a) as being unpatentable over McWilliams in view of Gaetano and Karthaus as above in paragraph 2 and further in view of Jack (Des.417701).

McWilliams, Gaetano and Karthaus teach all limitations except that they do not teach scoreboard with holding slots for writing implements.

Jack teaches a multipurpose score board with writing implement holder (Fig.1). Such multipurpose items are commonly used for proper handling of game items such as by placing implements in slots for orderly use of them. These arrangements are known and used for a long time in various situations. In a live game situation such arrangements are used in various configurations including.

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Whether a writing implement is placed on the game board surface or placed in a slot does not change the method of playing.

It may be noted that applicant's using of such accessories do not demonstrate any criticality in applicant's disclosure.

One of ordinary skill in art at the time the invention was made would have suggested slot arrangements for holding writing implements.

4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. MacRae (4216966) teaches spring loaded pieces.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Vishu K Mendiratta whose telephone number is (703) 306-5695. The examiner can normally be reached on Mon-Fri 8AM to 5PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Derris H Banks can be reached on (703) 308-1745. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Vishu K Mendiratta Primary Examiner Art Unit 3712

VKM September 30, 2004